SPANISH FIGHTING IN CUBA

started efforts in our Southern States which have resulted in important developments.

The secret of Cuba's delicious Vuelta tobacco has been found out and successfully applied in three States touching southern Atlantic and Gulf waters.

At the time when tobacco agriculture was paralyzed in Cuba, Bondy & Lederer, of New York, were induced to experiment with transplanted tobacco sprouts (not seed growths, but best young Vuelta plants,) in portions of Florida and Louisiana and Texas, where the land elevation and distance from salt water was right. Sea mists turned into a heated moisture by a tropical sun, daily alternating this steamed hot-house-like moisture with the

dead heat which dries it up before each sunset, are the necessary atmospheric conditions. A soil made loamy with a rich decayed vegetation developed and rotted for ages in alternating mist and heat is the necessary kind of soil. With soil exactly the same, land elevation similar, and action of the sun and the sea air just right all that was necessary was the introduction of the plant exactly as it was introduced and multiplied in Cuba's Vuelta Abajos district half a century ago. The result of growing perfect Vuelta tobacco on American soil could not fail and it has been even more than a complete success, for the new soil has yielded admittedly finer results than the old soil whose richness had been sapped so long. With these growths Bondy &

Lederer escaped the enormous import duties and have been able to use this class of filler for the first time ever known in a five-cent cigar.



## GUARANTEE BY DANIEL STEWART COMPANY

We guarantee that if you try TOM KEENE cigar you will find it has that same mellow "Java Coffee taste" peculiar to the finest grades of imported cigars of the milder type. You will recognize at once, and will appreciate this marked difference in a cigar at five cents, and we believe will be likely to circulate this information among your friends and help induce them to try the TOM KEENE cigar, and themselves recognize its new effect in taste and aroma.

We know fully about these plantations of Bondy & Lederer, in Florida, Louisiana and Texas. We find good reason to know that the very distinct and remarkable superiority of the TOM KEENE of to-day as a five-cent cigar is not imaginary or chance, but is due to two natural conditions—to a tobacco growth of the best kind in the world, properly cured, and the escape of heavy import duties.

## DANIEL STEWART COMPANY, INDIANAPOLIS

Val-

Day and Senator Beveridge on

privilege of opening their headquarters last night if they desired. Following is a list | to-day. of the candidates for the different offices: Secretary of State-Daniel E. Storms, of

Lafayette. Auditor of State-James R. Henry of Gosport, Frank Doran of Laporte, David E. Sherrick and Frank Martin. Attorney General-Merrill Moores of Indianapolis, James Bingham of Muncle, Charles W. Miller of Goshen, Griffith D. Dean of Marion, Martin W. Fields of Princeton and Ward H. Watson of Charles-

Clerk of Supreme Court-R. A. Brown,

E. E. Neal of Noblesville, W. R. McClellan of Danville, Edward Fitzpatrick of Portland and J. C. Hatfield of Bluffton. Superintendent of Public Instruction-F. A. Cotton of Indianapolis, C. A. Van Matre of Muncie, T. E. Kenzle of South Bend, R. Hillis of Logansport, George Worley Warsaw and E. S. Monroe of Mount Ver-Judges Appellate Court-U. Z. Wiley, W.

D. Robinson, Frank S. Roby, D. W. Comgtock, W. J. Henley and J. B. Black. Judge Supreme Court-John H. Gillette, of Hammand. State Statistician-B. F. Johnson.

State Geologist-W. S. Blatchiey. State Treasurer-Nat U. Hill of Bloomington, Jacob Joel of Crawfordsville, John | the nomination. Dyer of Hammond and Thomas R. Millikan

For the offices of state statistician, geologist and for the judgeships on the Supreme and Appellate benches there is no opposition to the candidacy of the present in-

floor of the Denison have been covered with thick canvas in anticipation of a big crowd this week. One of the first men to hang out his sign last night was Frank Martin, candidate for auditor of state. Mr. Martin will occupy one of the main parlors. Above the entrance he has had the American flag draped in an artistic way. Mr. Martin's headquarters were closed last night, but will be open in due time to the public. At the south end of one of the maincorridors on the parlor floor a large banner was hung up yesterday evening, announcing that James R. Henry is a candidate for auditor of state. These were the only two headquarters that were advertised last night. By Monday, however, most of the candidates will be in readiness to receive their friends.

Iful,

are.

HINES GIVES THREE REASONS

Why He Thinks E. E. Neal Is a Strong Candidate.

reading clerk in the House during the last session of the State Legislature, is in town | vention. in the interest of E. E. Neal, candidate for clerk of the Supreme Court. Mr. Hines will have charge of Mr. Neal's headquarters at | Special to the Indianapolis Journal. the Denison. They will be Rooms 47 and

on the clerk's race, regardless of whoever State treasurer and for John H. Gillett with grand largeny.

FOR STATE CONVENTION else is nominated for any other office. Mr. for Supreme judge, first, last and all the Neal is not making a personal fight on any other candidate, but is simply asking noon at the convention held here to-day. feel that his record in the Legislature for abor in the Legislature. Another is that the school teachers are for him because of his minimum wage bill. A third reason is perhaps, because he has a larger acquaintance throughout the State than any other

Mr. Fairbanks Will Be Here To-Day

Senator Beveridge, and will not meet again until his return from Indianapolis. nounces that he will arrive in Indianapolis

Wells County's Claim.

N. K. Todd, of Bluffton, J. C. Hatfield's right-hand man, has arrived at the Denison. Mr. Hatfield, who hopes to secure the nomination for clerk of the Supreme Court, is also here. They will open their headin charge. "Wells county has never had either a State, congressional or senatorial candidate nominated," said Mr. Todd last night, "and we have made as good gains as nominated we feel sure we can carry Wells | her zeal for the welfare of our society. county for the Republicans and thus help elect a United States senator."

Merrill Moores's Hustling.

Merrill Moores, candidate for attorney general, closed his "traveling campaign" last night and returned to the city. He has visited, berhaps, eighty counties in the interests of his candidacy, and has talked with, perhaps, a thousand delegates. He said last night he felt hopeful of receiving

Doran Used to Fighting.

Frank Doran, of Laporte, candidate for auditor of state, does not believe a nomnation will be made for this office short of four or five ballots. "I expect to be a winner in this race," said Mr. Doran. "I come The carpets in the corridors of the parlor | from a Democratic county, and am used

Assistant Sergeant-at-Arms.

S. E. Kercheval, sergeant-at-arms for the state convention, has appointed H. C. Adams as first assistant sergeant-at-arms. Col. Russell B. Harrison will also assist Mr. Kercheval in his work.

Mr. Hillis's Canvass. Special to the Indianapolis Journal.

LOGANSPORT, Ind., April 19.-Robert C Hillis, the Cass county candidate for the Republican nomination for superintendent day, April 16. of public instruction, will leave here on Sunday for Indianapolis for the purpose of opening his headquarters at the Denison Hotel, where he will complete his final tives Dugan and Manning were walking preparations for his race. He will be accompanied by a number of well-known Republicans who will assist in managing his campaign. He has made a thorough can- ing a bicycle, which the detectives knew Fred E. Hines, of Noblesville, who was vass of Indiana, and the indications are that he has made a favorable impression and will make a strong factor in the con-

Dyer and Gillett Men.

HAMMOND, Ind., April 19 .- The Lake county Republicans will send twenty-seven | Mueller & Watson were called up, and it "It is being conceded," said Mr. Hines delegates to the State convention who are "It is being conceded," said Mr. Hines delegated to vote for John W. Dyer for it had been taken. Ragsdale was charged

LIBRARIANS' SCHOOL.

Members May Visit James Whitcomb Riley's Old Home. Miss Chapin, one of the assistant state

School for Librarians yesterday morning. ing." The school yesterday was in session prarians to take a trip to Greenfield before he school closes and visit the old home James Whitcomb Riley.

to take action on the death of Mrs. Mary

reported the following resolutions:

"Whereas, Inasmuch as our society has year, as well as last year. been bereft of a dearly beloved and esteemed member, Mrs. Mary P. Thompson, who has been called by an all-wise and in finite Providence from this life of earth to the higher and holier life eternal, be it "Resolved, That we, the Daughters of the Revolution in Indiana, pay a loving tribute to her memory in the beautiful flowers she loved so well; that we cherish forever the remembrance of her many virtues, her noble charities, her gracious hospitality, her any county in the State. If Mr. Hatfield is | wise counsels, her intense patriotism and That in her death our society has lost a valued and most efficient officer and member, a life of rich promise and an example worthy of the highest emulation. "Resolved. That we tender to the sorrowing husband and friends our warmest sympathy and ask them to be comforted with the faith that the Great Shepherd has led her into the 'green pastures, beside the still waters' of eternal happiness and rest, "Resolved, That copies of these resolutions be sent to the family of the deceased. to the Indianapolis papers for publication and also to the Indianapolis Chapter, Daughters of the Revolution, to be spread upon the records of the chapter. The resolutions were signed by Laura Lott Cross, Emma L. Freeman, Theresa Voss Smith and Mary E. Patterson.

Death of Dr. F. O. Clemmer.

Dr. F. O. Clemmer, for fifteen years one of the most prominent physicians of Indianapolis, died at his late home in Madisonville, O., Monday, April 14, in his fortyninth year, after a long and painful illness. A post-mortem examination proved that the deceased, whose case puzzled the ablest physicians, died of tuberculosis of the kidneys. Dr. Clemmer leaves a widow, formerly Mrs. Eugenie Thompson, of this city, and three brothers, Dr. J. W. Clem-mer, of Columbus, O.; Mr. W. E. Clemmer, of Boston, Mass., and I. N Zearing, of Bellefontaine, O. Funeral services were held at the residence on Tuesday, interment in the family burying ground at Dayton, O., on Wednes-

Stole a New Bicycle.

Last night about 9 o'clock, while Detecdid not belong to him, as he had been too often in the custody of the police. The detectives began questioning Ragsdale about the wheel, and he said he was holding it for another fellow. His story was incoherent and the detectives decided to take him to the police station and find if any lost wheel answering its description had been recorded. The wheel was a new one. was found that the wheel had been stolen

hicles-Grand Jury Returns Num-

ber of Indictments.

all the transfer men in the city were awaiting the decision before paying the licenses. Last year they refused, and City Controller P. Thompson, an officer in that society, Breunig and Deputy Prosecutor Whallon

Grand Jury's Report.

will see that the money is collected this

The grand jury yesterday made its final report for the April session, returning fifteen indictments, seven of which were made public. During the entire session thirty-one indictments were returned, 204 witnesses were examined, six prisoners were discharged and three cases were continued for further evidence.

Charles Hubbard was indicted on the charge of murder. He shot Gus Munroe at New York street and Indiana avenue on April 6, and the latter died from the eflects of the wound at the City Hospital ast Friday. Other indictments were: John Kinley and Jesse Owens, assault and battery and robbery, charged with assaulting Edward Pancake, 328 North Alabama street, and robbing him of \$5.60; August Rutt, larceny, charged in two indictments with stealing two bridles from Samuel Welch, 108 West Merrill street, and a set of harness from Jacob Leffler, 105 North Liberty street; James Dacy, burglary, charged with entering the store of Sommer Brothers, 19 East McCarty street, and stealing a pen valued at \$1.50; Henry Hasselverg, receiving stolen goods, charged with taking brass stolen by Henry Lyman, Harry Burris, James largue, Roy Burris and Eddie Hooter; Charles Lockwood, ourglary, charged with entering the store of Andrew Harmonny, Blake and New

York streets, and carrying off goods. The Peculiar Mrs. Jolley.

Robert P. Jolley yesterday was granted a divorce from his wife, Elizabeth F. Jolley. A few weeks ago Mrs. Jolley brought suit against her husband for support. In the hearing it developed that Mrs. Jolley had left her husband, gone to Cincinnati, and there married a convict named Robinson. It seems that Mrs. Jolley, or Robinson, had been identified with the Wheeler Mission, and Manager Wheeler, learning of the ircumstance, informed the prison board at Michigan City, and Robinson was taken back to the penitentiary. Mrs. Jolley then returned to Indianapolis, and a short time ater brought suit against her first husband for support. Upon learning these details of the case Judge McMaster said the prosecutor should see to it that indictments were brought against Mrs. Jolley for bigamy and perjury. The grand jury attempted to find Mrs. Jolley and get her deposition, but she had left the city and cannot now be found.

A Grievance Against Hotbeds. Mary Meeh yesterday filed suit against William C., John and Edward J. Bertermann and Thomas L. Sullivan, trustee, for \$5,000 damages and an injunction. She avers missal of cause and by agreement judgthat Sullivan holds three acres of land on | ment against defendant, Sussman, for Tulip avenue, opposite her property, and costs. that he leased the land to the Bertermanns. | State ex rel. Ella Waltz vs. Wolf Sussman

asks damages, and an injunction is asked to prohibit the defendants from using the otbeds or draining them into her property.

Says He Was in Jail Too Long.

sentenced to thirty days, and stayed in the workhouse sixty-nve days. He alleges that he was unlawfully detained in the county

Soon after the decree the license was pro- | against defendant, Sussman, for costs. cured, and the couple went across to the office of Justice Sheppard and were married. The bride is twenty-four years old. Banke; fraudulent marriage. Submitted to It is said that she married Price when she | jury; plaintiff's evidence heard; jury is was but a girl. She brought suit for di- structed to return verdict for defendant vorce on the grounds of abandonment, fail- jury retire and return verdict for defendure to provide and cruel treatment.

Notes of the Courts.

Frank Cook, of Chicago, yesterday filed Sterling Electric Company, of Lafayette. He asks an injunction against the defendant further infringing on his patent on a 'terminal head and junction box.' Edward P. Ruth, of New Albany, yesterday filed in the Federal Court a petition in bankruptey. His assets are \$2,221, his liabilities \$1,412. The attorneys for Vincent Ginn, of Middletown, yesterday filed an appeal in the Supreme Court from the sentence of life imprisonment imposed by the lower court. It is said Ginn killed Frank Giltner with a piece of iron pipe by striking him over the

head. Ginn's defense is insanity. \_\_\_\_ THE COURT RECORD.

Room 3-Vinson Carter, Judge. Samuel M. Dunning vs. Anna L. Kissell et al.; damages and injunction. Dismissed by agreement; judgments against defendants for costs. On motion of Frank Groninger, James E. Kepperley was admitted to the bar. CIRCUIT COURT.

Henry Clay Allen, Judge. Levi Woods et al. vs. Fred Lichtenauer et al.; partition. Finding against plaintiff on complaint and finding for cross-complainant and decree quieting title in defendant, Lichtenauer; judgment against plaintiff for costs. Ida F. Fischer, administratrix, vs. Edgar E. Vancleave; damages. Defendant defaulted; submitted to court; finding for

plaintiff; judgment against defendant for 3,000 and costs, without relief and without Orpha Morrison vs. Otis M. Morrison; dicorce. Submitted to court; finding for plaintiff; decree of divorce; maiden name of plaintiff, Orpha Pressly, restored; judgment against defendant for costs. John S. Booth ys. Charles W. Richards, receiver, et al.; to foreclose lien. Plaintiff declines to plead over; judgment on demurrer of defendant, Richards, receiver, against plaintiff for costs; pleas in abatement of other defendants submitted to court; finding for defendants; cause abated; judgment against plaintiff for costs. State ex rel. Luiu Gladys Hiatt vs. Joseph Bledsoe; bastardy. Finding for plaintiff udgment against defendant for \$25 to be paid to relatrix in installments, \$5 in thirty days and \$4 per month thereafter until paid; 'judgment against defendant for costs; defendant ordered committed until udgments and costs are paid or replevied. State ex rel. Ella Waltz vs. Wolf Sussman et al.; on bond. Relatrix files written dismissal of cause and by agreement judgment against defendant, Sussman, for costs. State ex rel. Ella Waltz vs. Wolf Sussman et al.; on bond. Relatrix files written dis-

Others Advertise to Extract Teeth without Pain



Pliny W. Bartholomew, Special Judge. State ex rel. Carrie Banke vs. William ant; judgment on verdict against plaintiff for costs.

CRIMINAL COURT. Fremont Alford, Judge. Retta Prather; profanity. Appeal from in the Federal Court six suits against the Justice Nickerson; trial by court; contin-NEW SUITS FILED.

Henry L. Dollman vs. Melville F. Shaw et al.; mechanic's lien. Superior Court, Room 2 The Railroadmen's Building and Savings Association vs. Stephen Shockney et al.; mortgage foreciosure. Superior Court,

Nettie May Carver vs. Isaac N. Carver: divorce. Circuit Court. Alice S. Peck, executrix of the estate of Benjamin B. Peck, vs. John S. Ralston et al.; note. Superior Court. Room 2. State of Indiana on relation of David F. Bradford vs. Eugene Saulcey et al.; damages; demand, \$600. Superior Court. Room 1 Jeremiah Grady vs. Albert McKechnie damages; demand, \$5,000. Superior Court, Room 1

Central Power Co. vs. C. & A. Potts & Co.; on contract. Superior Court, Room 3 State of Indiana on relation of Wesley Hays vs. Eugene Saulcey et al.; damages; lemand, \$400. Superior Court, Room 3. Mary Meek vs. William G. Berterman et al.; damages and injunction. Superior Court, Room 3. Clara B. Schulte vs. John H. Schulte; divorce. Superior Court, Room 1. APPELLATE COURT.

-Minutes.-4217. Charles A. Skelton et al. vs. John G. Sharp et al. Pulaski C. C. Appellants' 4258. William H. Coffinberry vs. Alpheus W. Madden, administrator. De Kalb C. C. Appellee's brief. 3867. Ira Pearson vs. Amos A. Kepru. Miami C. C. Appellant's petition and brief (8) for rehearing. 3495. William J. Guy et al. vs. William Liberentz et al. De Kalb C. C. Memorandum on appellants' motion to dismiss. 3986. Jefferson R. Heldrip vs. town o

66 2 99

Windfall City et al. Tipton C. C. Appel-

lant's additional authorities.

Dr. Humphreys' "77" breaks up Grip and Colds that hang on and do not yield to treatment -handy to carry-25 cts.-

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